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Page 1
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    UNITED STATES DISTRICT COURT
2
    EASTERN DISTRICT OF NEW YORK
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5
    ADRIAN SCHOOLCRAFT,
                         Plaintiff,
6
            -against- Index No.
7
                        10CIV-6005 (RWS)
8
    THE CITY OF NEW YORK, DEPUTY CHIEF
    MICHAEL MARINO, Tax Id. 873220,
9
    Individually and in his Official
    Capacity, ASSISTANT CHIEF PATROL
10
    BOROUGH BROOKLYN NORTH GERALD NELSON,
    Tax Id. 912370, Individually and in his
11
    Official Capacity, DEPUTY INSPECTOR
    STEVEN MAURIELLO, Tax Id. 895117,
12
    Individually and in his Official
    Capacity, CAPTAIN THEODORE LAUTERBORN,
13
    Tax Id. 897840, Individually and in his
    Official Capacity, LIEUTENANT JOSEPH
14
    GOFF, Tax Id. 894025, Individually and
    in his Official Capacity, stg. Frederick
15
    Sawyer, Shield No. 2576, Individually
    and in his Official Capacity, SERGEANT
16
    KURT DUNCAN, Shield No. 2483,
    Individually and in his Official
17
    Capacity, LIEUTENANT TIMOTHY CAUGHEY,
    Tax Id. 885374, Individually and in his
18
    Official Capacity, SERGEANT SHANTEL
    JAMES, Shield No. 3004, and P.O.'s "JOHN
19
    DOE" 1-50, Individually and in their
    Official Capacity (the name John Doe
20
    being fictitious, as the true names are
    presently unknown) (collectively referred
21
    to as "NYPD defendants"), JAMAICA
    HOSPITAL MEDICAL CENTER, DR. ISAK ISAKOV,
22
    Individually and in his Official
    Capacity, DR. LILIAN ALDANA-BERNIER,
23
    Individually and in her Official Capacity
    and JAMAICA HOSPITAL MEDICAL CENTER
24
    EMPLOYEES "JOHN DOE" # 1-50, Individually
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     (Continued)
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Page 2 1 and in their Official Capacity (the name 2 John Doe being fictitious, as the true names are presently unknown), 3 4 Defendants. 5 6 444 Madison Avenue New York, New York 7 December 20, 2013 8 10:16 a.m. 9 VIDEOTAPED DEPOSITION of DEPUTY 10 INSPECTOR STEVEN MAURIELLO, one of the 11 Defendants in the above-entitled action, 12 held at the above time and place, taken 13 before Margaret Scully-Ayers, a Shorthand 14 Reporter and Notary Public of the State 15 of New York, pursuant to the Federal 16 Rules of Civil Procedure. 17 18 19 20 21 22 23 24 25

S. MAURIELLO

quarterly reports. I looked. It's documented.

I talked to the lieutenant, and the lieutenants said, "Listen I tried. I sat down with him. He doesn't want to work. There is something wrong. He's either lazy or he doesn't care." Then I talked the admin lieutenant.

THE REPORTER: Who?

A. Admin. And then we had the appeal. In the appeal, you know, they came out, and they talked to him. His own delegate, the cop, if you listen to the tape even said to him, "Everybody is here to try to help you. No one is here looking to hurt you."

He brings up five years -- this is the first I ever heard, and you hear me on the tape saying "I didn't know that."

I didn't know that when he first came on the job, he was in the seven five, then he came to the eight one. He was active. They put him in a

S. MAURIELLO

conditions unit. I said, "Really, you were in a conditions unit? I didn't know that."

I didn't know that he had issues, he took a leave of absence. I never knew that. I didn't know about -- he start saying about FBI, IAB, civil rights. I don't know anything about this stuff.

You hear me on the tape. I said, "We are all trying to help you."

And I kind of give a speech,
"When life knocks you down, you have to get back up."

- Q. The FBI, what are you referring to when you say "the FBI"?
- A. That's what Officer Schoolcraft was staying on the tape. He's being investigated by the FBI, the civil rights something. We didn't know. I never heard of this stuff.

And Lieutenant Delafuente says
to him, "I asked you numerous times
during the year, did you have anything

Page 305 S. MAURIELLO 1 Did you sign the log when you 2 Q. came in? 3 I believe so. Α. 4 That would be a regular 5 Q. practice of yours? 6 Yes. Α. 7 And what happened when you 8 entered the precinct? 9 I entered the precinct, and 10 when I entered in, Officer Schoolcraft 11 was going down to the locker room. I 12 said, "Hello, Adrian. How are you?" He 13 went down to the locker room. I went 14 behind the desk. I signed in. I dropped 15 everything in my office, the candy and 16 17 everything. When I came back out, Sergeant 18 Hoffman told me, "Officer Schoolcraft 19 left. He said he was sick. He dropped a 20 28 on my desk, and he said he is 21 22 leaving." So when you walked into the 23 precinct that day, you saw Officer 24 Schoolcraft and you said hello to him? 25

Page 308 S. MAURIELLO 1 She was the desk sergeant at 2 Q. 3 the time, right? Yes. 4 Α. Where did that conversation 5 Q. between you and Hoffman take place? 6 I believe behind the desk. 7 Was anybody else a party to 8 that conversation? 9 I don't know. 10 Α. What did you do as a result of 11 Q. getting this information from Hoffman? 12 I said, "Does Captain 13 Lauterborn know about this?" She said, 14 "Yeah." I said, "Okay. Is he handling 15 it?" She said, "Yeah." I said, "Do me a 16 favor, try to call him on the phone. 17 Have him come back to the precinct." 18 Then I said, "If you can't get 19 in touch with him later on, call the 104 20 and have a supervisor go to his command. 21 Make sure he is all right." 22 Was that one conversation that 23 you had with Hoffman or a series of 24 conversations? 25

Page 311 S. MAURIELLO 1 sure he was all right?" 2 She said she was calling and 3 calling. No one picked up the phone. 4 That was all the same 5 conversation a few minutes after you 6 entered the precinct, right? 7 MR. KRETZ: Objection. 8 Like five to ten minutes after. Α. 9 During that discussion that you 10 Q. had with Hoffman, did she say anything 11 else to you? 12 A. She said that he dropped a 13 stack of papers. He said he wasn't 14 feeling good with a 28, "I'm going sick." 15 She said, "You can't go sick." She 16 wanted to call an ambulance. He came 17 back up. She started telling him "You 18 can't go sick" --19 THE REPORTER: You have to slow 20 21 down. -- "I'm calling an ambulance. 22 You have to stay here. He said he didn't 23 want to stay. She said, "You have to 24 properly fill out the paperwork. With 25

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what I was doing. That's the official one 'cause the borough lined it off.

- Q. After the second conversation that you had with Chief Nelson on October 31st, what did you do next?
- A. I was in the office and then Chief Marino showed up sometime later.
- Q. How much time later after the second conversation with Nelson did Marino show up?
 - A. Fifteen, 25 minutes.
- Q. Did you have any discussion with Chief Marino?
 - A. He came into my office.
- Q. Did he say anything to you, did
 you say anything to him?
 - A. He said, "I heard one of your officers left the command, went AWOL.

 They think that he was home. They have got information he was home. They hear somebody walking upstairs. Let's take a ride over there."
 - Q. What was your understanding of the source of Marino's information?

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Page 337 S. MAURIELLO 1 I don't know who talked to him. Α. 2 He didn't tell you? Ο. Nope. Α. Did you believe that he had 5 Q. been sent over to the eight one by Nelson? I don't know. 8 I know you don't know that 9 because Nelson didn't tell you that. My 10 question is different. 11 Did you believe that Marino was 12 at the eight one because Nelson told him 13 to go there? 14 MS. PUBLICKER METTHAM: 15 16 Objection. A. I don't know why Marino showed 17 up to the eight one. I don't know who 18 told him to come. I don't know if he 19 came on his own. 20 At that time your direct 21 supervisor was Marino in the chain of 22 23 command? I dealt with Chief Nelson. 24 is the head of the borough so usually if 25

Page 338 S. MAURIELLO 1 you have a problem going on at the 2 precinct, a shooting or a cop -- a 3 community arrest, he was going to get the 4 phone call right away from the PC so I 5 deal with the chief. 6 And Marino reports directly to 7 the chief, right? 8 Yes. 9 Α. So did you believe that the 10 Q. reason why Marino was at the eight one 11 was because Nelson sent him there? 12 MS. PUBLICKER METTHAM: 13 14 Objection. I said I don't know. 15 I know you didn't know. Do you 16 believe that was the reason? 17 MS. PUBLICKER METTHAM: 18 Objection. 19 THE WITNESS: Isn't I don't know 20 21 an answer? MR. KRETZ: Did you have that 22 belief when he walked into your 23 office, he was sent there by Nelson? 24 THE WITNESS: I didn't know. 25

Page 339 S. MAURIELLO 1 Maybe yes, maybe no. I don't know. 2 Did you discuss anything else Q. 3 with Marino? 4 No. I said, "Let's go." 5 Α. What did you do next? 6 Q. Went outside, I saw Lieutenant 7 Crawford. I don't know where the 104 is. 8 I never worked in Queens. He used to be 9 a sergeant there. Lieutenant Crawford 10 drove me in my car. 11 What kind of car is that? 12 Q. I believe a gray truck. 13 Α. Is that a department car? 14 Q. Yes, sir. 15 Α. A gray truck? 16 Q.. Yes, a truck like I forget. I 17 had a couple of cars. I forget. 18 How long did it take you to get 19 Q. to Officer Schoolcraft's apartment? 20 About 15 minutes. 21 Α. And Crawford drove you? 22 Q. Yes, sir. 23 Α. When you got there, did you get 24 Q. out of the car? 25

Page 340 S. MAURIELLO 1 Yes, sir. 2 Α. Did Crawford also get out of 3 0. 4 the car? 5 Α. Yes. Who was at the scene when you 6 Q. got there? 7 When I got there, Chief Marino 8 was following us in his car. We walked 9 up, it was Captain Lauterborn was on the 10 sidewalk with Brooklyn North 11 investigations, ESU, EMS personnel were 12 there, Lieutenant Brosschart was there, 13 sergeant from the 104 was there with a 14 couple of cops and the CO of 104 was 15 there, Deputy Inspector Green. 16 Who from Brooklyn North was 17 Q. 18 there? I think Hawkins [phonetic], 19 Gough, and I forget the other one there. 20 MS. PUBLICKER METTHAM: 21 G-O-U-G-H. 22 Did you know the Brooklyn North 23 investigations officers who were there? 24 25 Α. Yes.

Page 341 S. MAURIELLO 1 What happened next? 2 Q. We were outside Chief Marino 3 comes up, huddles everybody up, gets an 4 update. At the time the landlord the 5 husband and wife were there talking. 6 They gave a key I think to Captain 7 Lauterborn and discussing what was going 8 They were pretty adamant that 9 Officer Schoolcraft was home. 10 Who was adamant? 11 0. The landlord. 12 Α. Did you have any discussions 13 Q. with either the landlord or the landlady? 14 15 Α. Were you present when anybody 16 else had any discussions with either the 17 landlord or the landlady? 18 After they gave the key to 19 Α. Captain Lauterborn, they stepped back. 20 Chief Marino was handling the scene. 21 was the highest ranking. 22 Were you present when 23 Lauterborn was discussing getting the key 24 from the landlord? 25

Page 342 S. MAURIELLO 1 MS. PUBLICKER METTHAM: 2 Objection. 3 MR. KRETZ: Objection. I believe we were walking up, 5 Α. we were walking up out of the car, they 6 were talking. 7 So when you got to the scene, you saw Lauterborn discussing or talking 9 with the landlord and the landlady? 10 The husband and the wife. 11 Α. Let's call them the husband and 12 0. wife. Did you see them hand the key to 13 him? 14 No. Α. 15 Did he already have the key by 16 Q. then? 17 They probably already gave him 18 the key, yes. 19 Did either the husband or the 20 wife, the landlady and the landlord, say 21 22 anything to you? No. 23 Α. Did they say anything in your 24 presence that you heard? 25

Page 343 S. MAURIELLO 1 2 Α. No. What happened next? 3 Q. Chief Marino huddled everybody 4 Α. up to find out what's going on. We have 5 the key. He decided to have ESU go 6 upstairs with him and the rest of us to 7 knock on the door to see if Adrian would 8 open the door if he was all right. 9 We were worried about his 10 safety, you know. God forbid he hurt 11 12 himself. So Marino was in control at the 13 0. 14 scene? Yes. 15 Α. He made a decision to go 16 upstairs with ESU leading? 17 18 Α. Yes. Were you in uniform? 19 0. Yes. 20 Α. Was Marino in uniform? 21 Q. Α. Yes. 22 How was ESU attired? 23 **Q** . They were in uniform, but they 24 Α. had no helmets on, no hat, no protective 25

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Page 344
                 S. MAURIELLO
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    gear, just like they got out of the car,
2
    regular uniform.
3
               Were you armed?
4
         0.
               Yes.
         Α.
5
               What were you armed with?
6
         Q.
               My 9 mm.
7
         Α.
              Anything else?
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         Q.
               No.
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         Α.
               What about anybody else, was
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         Q.
    anybody else armed?
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         Α.
               Yes.
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         Ο.
               Who?
               Everyone was working: Chief
14
    Marino, Captain Lauterborn, Lieutenant
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    Brosschart was armed, investigations were
16
17
    armed.
               Was Brooklyn investigations,
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         0.
    were they in uniform?
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20
               No.
         Α.
               They were in plainclothes?
21
         Q.
               Yes, sir.
22
         Α.
               Lauterborn was in uniform?
23
         Q.
               Yes, sir.
24
         Α.
               Where was your 9 mm?
25
         Q.
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	Page 345
1	S. MAURIELLO
2	A. My gun holster. I had my duty
3	belt on.
4	Q. And Lauterborn had a gun in his
5	holster?
6	A. Yes.
7	Q. And Lauterborn had a gun is his
8	holster?
9	A. Yes, we were all in uniform.
10	Q. And Brosschart, he had a gun on
11	his holster or his belt too?
12	A. I believe on his belt, yes.
13	MS. PUBLICKER METTHAM:
14	Objection.
15	Q. And ESU had guns on their belts
16	as well?
17	A. Yes.
18	Q. How many ESU people were there?
19	A. Off the top of my head, I don't
20	remember. At least three.
21	Q. Am I correct that a group of
22	you then went upstairs to the second
23	floor of the house?
24	A. Yes.
25	Q. And ESU was in front; is that

Page 346 S. MAURIELLO 1 2 correct? Yes, sir. Α. 3 Who was directly behind them? Q. Chief Marino. Α. 5 Who was behind Marino? 6 Q. Myself and Captain Lauterborn. 7 Α. What happened next? 8 Q. ESU knocked on the door, 9 Α. "Adrian, are you home? Adrian, are you 10 home?" No response. 11 They hear the TV going. They 12 use the key and opened it up like 6 13 inches and peeked in. They can see him 14 sitting down in the bed. They opened the 15 door. They said, "Adrian, we are worried 16 about you. What's going on? Don't you 17 hear us knocking on the door?" And 18 everybody walked in the apartment. 19 20 At any time before they open Q. the door, did anybody draw their gun? 21 22 Α. No. So everybody who had a gun, as 23 far as you know, had their gun in their 24 holster, right? 25

Page 352 S. MAURIELLO 1 might have hurt himself. Nobody was 2 going in there defensive, he was going to 3 hurt us. We were there to help him. 4 Q. I understand what you were 5 thinking --6 MR. KRETZ: Let him continue, 7 please. 8 Yes. MR. SMITH: 9 Were in there to help him and 10 Α. not hurt him. At no time did anybody 11 have his gun out. At no time were we 12 going in there and roust him off his bed. 13 I was in there. You can hear the tape. 14 I come off concerned. I was. We all 15 16 were. Inspector, you said he came at 17 you twice, right? 18 He walked toward me twice. 19 Α. He came up to your face twice, 20 21 right? Yes, sir. 22 Α. Did you feel at all concerned 23 on either occasion that Officer 24 Schoolcraft was going to strike you? 25

Page 353 S. MAURIELLO 1 Got close to my face, I took a 2 Α. step back. I don't know if he's 3 disorientated. I don't know what is 4 going on. He took another step towards 5 me again. I talked to him and I said, 6 "Teddy, handle it." I excused myself 7 from the situation. 8 Inspector, you are not 9 answering my question. I want to know 10 whether or not when Officer Schoolcraft 11 got in your face the first time or the 12 second time, did you feel he was acting 13 in a threatening manner towards you? 14 Yes. 15 Α. Did anybody in the room take 16 any action in response to that? 17 18 Α. No. You just stepped back and 19 exited from the circumstance; is that 20 21 right? Yes. 22 Α. Did you tell Officer 23 Schoolcraft, well, you are going to come 24

back to the precinct with us?

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	Page 354
1	S. MAURIELLO
2	A. I don't recall saying that.
3	Q. You don't remember saying that?
4	A. No.
5	MS. PUBLICKER METTHAM: Are you
6	going to mark a CD as an exhibit?
7	MR. SMITH: I'm not going to
8	mark the CD. It's a CD we all know
9	very well.
10	MR. KRETZ: You better mark it.
11	MR. SMITH: There is no CD.
12	It's in here.
13	MS. PUBLICKER METTHAM: Which CD
1 4	does it comes from?
15	MR. SMITH: I will do that at a
16	later date.
17	MS. PUBLICKER METTHAM: I really
18	prefer you do that today.
19	MR. SMITH: I can't do it now.
20	You're going to have to suffer through
21	with me.
22	MS. PUBLICKER METTHAM: That's
23	not acceptable for you to play a
24	recording and not be able to tell us
25	where it's from.

Page 355 S. MAURIELLO 1 MR. KRETZ: Why don't I go get 2 the disc and you tell me which one. 3 MR. SMITH: You guys are going 4 to stick me with the seven hours. I'm 5 not going to waste a lot of time. 6 are interpreting my examination. I'm 7 playing a recording produced in this 8 9 case. MS. PUBLICKER METTHAM: By whom? 10 MR. SMITH: By --11 MS. PUBLICKER METTHAM: By 12 defendant or plaintiff? 13 MR. SMITH: By the Plaintiff. 14 Labeled S-D, dash, 50, 15 underscore, 31, October 2009, 16 underscore, home invasion, dot, WMA. 17 I'm going to be playing an 18 excerpt of that from two minutes to 19 two minutes and 48 seconds. 20 [Whereupon, a recording is 21 22 playing.] MR. SMITH: I'm stopping this 23 recording at two minutes and 43 24 25 seconds.

Page 356 S. MAURIELLO 1 Is that your voice, Inspector 2 Q. Mauriello, saying that the last you saw 3 Officer Schoolcraft was back at the 4 precinct and you were worried about him? 5 Yes, we were all worried about 6 your safety and wellbeing. 7 MR. KRETZ: That's your voice? 8 That's your voice, right? 9 Q. Yes. 10 Α. MR. SMITH: I'm going to play 11 the recording at 2.48. 12 [Whereupon, a recording is 13 14 playing.] Did you just hear that part of 15 the tape which says, "Well, you're gonna 16 come back to the precinct with us"? 17 18 Α. Yes. Was that your voice? 19 Q. Sounded like me, yes. 20 Α. Do you have any reason to think 21 Q. that wasn't you? 22 Who knows if he spliced tapes, 23 24 I don't know. You can speculate about a lot 25 Q.

Page 357 S. MAURIELLO 1 2 of things. Sitting here today, I'm asking 3 you whether you have any reason to 4 believe that wasn't your voice? 5 That's my voice. 6 So you did tell Officer 7 0. Schoolcraft, "Well, you're going to come 8 back to the precinct with us"; isn't that 10 right? 11 Α. Yes. So playing that piece of the 12 Q. recording refreshes your recollection 13 about that; is that fair to say? 14 Yes, it does, sir. 15 Why did you tell Officer 16 Schoolcraft that he was going to come 17 back to the precinct with you? 18 Because he left the precinct. 19 Α. It was discussed with Chief Marino he was 20 there and he was AWOL. We were making 21 sure he didn't hurt himself. He left the 22 precinct without permission so.... 23 Is there some provision in the 24 Q. patrol guide that authorized you to go 25

S. MAURIELLO

into Officer Schoolcraft's home and order him to return to the precinct because he was absent without leave?

MR. KRETZ: Objection.

MS. PUBLICKER METTHAM:

Objection.

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First of all, we went to the house to make sure he didn't hurt himself. You hear me saying that on the tape. So that was the reason. We're making sure he was all right. We're worrying he had his gun and shield taken. We don't know what's the reason for. Hе don't answer the phone. He doesn't answer anybody's phone calls. He was not answering the door when they're knocking on the door. He's not answering the door. All right, God forbid if he hung himself, took pills, carbon monoxide, who knows. We are going there for his well being. Now, his well being is all

right, now, he's got to answer why you

left the precinct.

Page 359 S. MAURIELLO 1 So when you entered the 2 Q. apartment and you saw he was watching 3 4 television? The television was on. 5 Α. Physically, he was fine, right? Q. MR. KRETZ: Objection. 7 MS. PUBLICKER METTHAM: 8 Objection. 9 His hair was sticking up, his 10 eyes were beat red like a possum. 11 Didn't you just testify you 12 Q. were concerned about his well being and 13 now you can see he was okay and now 14 you're moving onto whether or not he's 15 going to have to answer for leaving? 16 MR. KRETZ: Now you're trying to 17 get him to make a statement about his 18 health condition. You're asking too 19 20 much. MR. SMITH: I want his opinion. 21 I appreciate you don't interrupt. 22 I went in there. I said that. 23 He got confrontational in my face. 24 removed myself from the situation, and 25

Page 360 S. MAURIELLO 1 2 that's it. You are not answering my 3 **Q** . question, Inspector. You're not 4 answering any of the questions that I 5 have been asking you on this subject so I 7 will start again. MR. KRETZ: Objection to your 8 characterization. That's really 9 uncalled for and inaccurate. 10 MR. SMITH: Fine. I will 11 rephrase the question. 12 MR. KRETZ: Withdraw the 13 comment, that would be better. 14 MR. SMITH: I will restate my 15 question. 16 Is there anything in the patrol 17 guide or the administrative guide or 18 anything else that you can point me to 19 that gave you the authority to go into 20 his apartment and order him back to the 21 22 precinct? MR. KRETZ: Objection. 23 MS. PUBLICKER METTHAM: 24 25 Objection.

S. MAURIELLO

A. We went to make sure he was all right. The patrol guide, yes. He went AWOL. Now it's an unusual situation, very bizarre. He had no gun and shield for a reason.

We find out when I get to the scene that Captain Lauterborn said he talked to Dr. Lanstein [phonetic], and he has anger and resentment for the job and to the precinct so now we're worrying God forbid he hurt himself. So if we don't knock on the door if cops didn't stay there for four or five hours to make sure that he didn't hurt himself, then what?

- Q. Is that your answer to my question?
 - A. Yes.
- Q. Did the patrol guide procedure on being absent without leave authorize you to go into his apartment?

MS. PUBLICKER METTHAM:

23 Objection.

A. I was not the senior commanding officer on that scene.

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- Q: That's not an answer.
- A. Chief Marino was handling the decisions. That's it.
- Q. Earlier that day you looked at the AWOL patrol guide procedure, didn't you?
- A. I could correct you now because AWOL procedure is usually when you don't show up to work not when you leave work. See he left work. Now that procedure is different. Usually, the person doesn't come it the first four hours you're looking around at time records, did he put a 28 in, call this, call that. He left work without permission. He just left, gone.
- Q. I'll restate the question

 again: Is there anything in the

 administrative guide, the patrol guide,

 or anyplace else that you can point me to

 which gives you the authority or anybody

 else at the scene the authority to go

 into his apartment and order him back to

 the 81st Precinct?

S. MAURIELLO

MS. PUBLICKER METTHAM:

Objection.

- A. At the time he was not only
 AWOL, it was emotional status. If you
 want to look at that, it could be
 emotionally disturbed. You are
 emotionally disturbed, you are allowed to
 go in with a key, the landlord/tenant
 opens the door for you.
- Q. When you are saying you are allowed to go in, what you referring to?
- A. If someone -- this is considered a barricade situation if you're not answering the door here four hours, five hours; meanwhile, he is on tape with his father setting this whole thing up.
- Q. Did you conclude had that Officer Schoolcraft was an EDP?
- A. I didn't say that. I don't know what happened. You're asking me why do we have cops out there four, five hours to make sure he's all right.
 - Q. I'm asking you a different

S. MAURIELLO

discussion about what you are going to do as a group if Officer Schoolcraft was inside the apartment and he was physically seeming fine, right?

A. Yes.

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- O. Who said what about that?
- A. Chief Marino.
- Q. What did Chief Marino say?
- A. We were here to make sure he didn't hurt himself, God forbid he hurt himself. If we go in there and we realize he didn't hurt himself, he was playing a game, he left work, then he has to go back to the precinct and conduct an investigation with GOs.
 - Q. What did you mean by GOs?
- A. Getting interviewed on the tape under oath. They get the department lawyer to come and sit there with you. They interview you: Why did you leave? Why this? It's an investigation.
- Q. Is it your understanding that the police department has the authority to compel an officer to go forward with

Page 371 S. MAURIELLO 1 that type of investigation on the spot 2 against that person's will? 3 MS. PUBLICKER METTHAM: 4 5 Objection. I wasn't in the apartment. 6 don't know happened afterward. 7 telling you we went there to make sure he was all right. 9 Had you ever before directed an 10 Q. officer to return to the precinct or the 11 command for an investigation? 12 13 Α. Yes. How many times did that happen? 14 Q. Numerous times: Off-duty 15 incidents, an allegation a wife said 16 something MOS did, the husband. 17 bring both parties in and you find out, 18 especially, when there is a weapon 19 related to it. 20 On any of those occasions, did 21 any of members of service refuse to go? 22 No. Α. 23 Am I correct this is the first 24 time that an officer was ordered to go 25

Page 372 S. MAURIELLO 1 back to the precinct to conduct an 2 investigation and when ordered, refused 3 4 to go? MS. PUBLICKER METTHAM: 5 Objection. 6 MR. KRETZ: Objection. 7 I was in the middle of street. Α. 8 He walked on his own on the phone. 9 willingly went. 10 You don't remember Officer 11 Q. Schoolcraft saying, "I will go but it's 12 against my will"? 13 He said that but he was not 14 saying it to me, only he was saying it to 15 the chief, ESU, and everybody else in the 16 apartment. He was making a record. He 17 had a phone open. His father was 18 listening to the whole conversation on 19 the phone. 20 Putting aside whatever you 21 subscribe as his motivation to what he 22 was saying, the fact is he told you he 23 didn't want to go back to the 81st 24

Precinct; isn't that right?

Page 373 S. MAURIELLO 1 Right. I excused myself from 2 Α. the situation right after. 3 And he made it clear he didn't 4 Q. want to go back; isn't that true? 5 A. And I excused myself right 6 after that. 7 Is it correct that Officer 8 Schoolcraft made it clear to you he 9 didn't want to back to the 81st --10 He said, "I'll go" but I guess 11 Α. it's against my will. He said "I'll go." 12 He didn't say I'm not going. He said, 13 "I'll go." 14 MR. SMITH: I'm going to 15 continue the recording at 2.50. 16 [Whereupon, a recording is 17 18 playing.] MR. SMITH: All right. I'm 19 going to stop the recording right now 20 at 3.34 and whatever the measurement 21 system is for this recording. 22 After a period of time you left 23 the apartment; is that right? 24 After I talked, right away he 25 Α.

Page 374 S. MAURIELLO 1 stepped to my face again, and I stepped 2 out. I said, "Teddy, you handle this." 3 I removed myself from the situation. 4 So once you said, Teddy --5 Q. I'm gone. Α. 6 -- and you went down to the 7 0. 8 street. THE REPORTER: Slow down. 9 Now we have listened to the 10 rest of the excerpt of the tape from 2:50 11 to 3:34, do you agree with me that 12 Officer Schoolcraft made it clear to you 13 that he didn't want to go back to the 14 eight one? 15 MR. KRETZ: Objection. 16 He said those words. Yes, 17 that's what he said. 18 And when you went back down to 19 the street, what did you do? 20 I stood in the middle of the 21 Lieutenant Crawford was out 22 there and Deputy Inspector Green. 23 Did you speak with anybody? 24 Q. I talked to Lieutenant Crawford 25 Α.

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		Page 375
1		S. MAURIELLO
2	and Deputy	Inspector Green.
3	Q.	What does Deputy Inspector
4	Green look	like?
5	A .	He had a beard. He was in
6	plaincloth	es.
7	Q.	How was he dressed?
8	A .	He had a windbreaker on and
9	jeans, the	NYPD windbreaker, and the
10	shield on	this neck.
11	Q.	Dark blue NYPD windbreaker
12	A .	Yes.
13	Q.	or the light blue one?
14	A .	The dark one.
15	Q.	With the word "NYPD" in gold or
16	silver on	the back?
17	Α.	Yeah. Yes.
18	Q.	How old is Green?
19	A .	Forty.
20	Q .	While male?
21	Α.	Yes.
22	Q .	What does Crawford look like?
23	Α.	Tommy; male white, late 30s,
2 4	brown hair	r, clean shaven.
25	Q.	Was he in uniform?

		Page 376
1		S. MAURIELLO
2	A. I	don't think he was in uniform
3	that night.	
4	Q. Ho	ow was he dressed?
5	A. Gi	ay jacket on, shield,
6	covering and	cicrime that night.
7	Q. Yo	ou were wearing a white shirt
8	that night?	
9	А. У	es, sir.
10	Q. Ar	nd Marino was wearing a white
11	shirt?	
12	А. У	es, sir.
13	Q. Ar	nd Captain Lauterborn was
14	wearing a wh	nite shirt?
15	A. Ye	es.
16	Q. Ho	ow was the Brooklyn North's
17	investigatio	ons personnel dressed?
18	A. I	don't remember.
19	Plainclothes	s. That's all I remember.
20	Q. WI	nat about Brosschart, how was
21	he dressed?	
22	A. Uı	niform.
23	Q. WI	nite shirt?
2 4	A. I	think so.
25	Q. WI	nat happened next?

S. MAURIELLO

A. Standing out there ten to 15
minutes later, Officer Schoolcraft, I
should say, Adrian Schoolcraft, is
walking down the stairs. He was on the
phone. He walked down. He made a left.
He went towards the EMS truck. Everybody
else was coming out the apartment down
the stairs behind him.

He got by the truck and all of a sudden made a U-turn, and he started running fast and he ran into the building.

- Q. Did you see him make this U-turn?
- A. I was watching him, I seen him go down to the EMS truck. All of a sudden, I see him make a U-turn, he turned. The next thing I know he was running up the stairs.
- Q. Did you overhear anyone say anything either while he was walking towards the truck or when he made the U-turn?

25 A. No.

Page 378 S. MAURIELLO 1 Did you hear anybody say 2 anything as he started heading back 3 towards the apartment? 4 I don't think so. 5 Did you tell Lauterborn words 6 Q. to the effect, Teddy, go get him? 7 8 Α. Absolutely not. You believed that he actually 9 0. ran back to the --10 Walking fast and started 11 Α. running up the stairs. 12 So he walked fast --13 Q. 14 Α. First he --THE REPORTER: You're 15 interrupting him before he finishes. 16 Did he start walking quickly to 17 his apartment; is that what you are 18 19 saying? He U-turned, started walking, 20 then he put a quick pace, like a jog. 21 22 Up the steps? Q. Like 10 feet before coming up 23 the steps. He went up the steps fast. 24 25 Then what happened? Q.

Page 379 S. MAURIELLO 1 Saw everybody followed him up 2 in the building. Everybody disappeared. 3 Who followed him in the 4 Q. building first? 5 6 Brooklyn North investigation maybe and Captain Lauterborn and Chief 7 Marino. 8 Why didn't you go upstairs? 9 First time I was involved in a 10 situation, get out of my face, agitated 11 the situation. I'm not going to get back 12 involved again. 13 14 Did anybody tell you to stay out on the street? 15 No. 16 Α. You made that decision on your 17 Q. 18 own? Yes, I did. 19 Α. What happened next? 20 Fifteen, 20 minutes later I see 21 EMS coming down the stairs, Schoolcraft 22 23 is sitting down on a chair, like, restrained in an orange chair looking 24 around staring around at everybody. 25

Page 380 S. MAURIELLO 1 Who else was on the street at 2 0. 3 the time? I believe Lieutenant Crawford Α. 4 5 was there with me. Were there any civilians on the 6 Q. street? 7 There was a bunch of people in 8 the houses on the street. There was 9 people on the street. 10 Q. When you say "a bunch of 11 people, " how many? 12 A. People living next door, the 13 landlady, the super on the street away 14 from everything, the people next door 15 were there, some cops. 16 Q. Is it fair to say there were 17 probably five to ten, maybe more, 18 civilians on the street looking at the 19 20 scene? Yeah, away from it, but they 21 are still in the street. 22 Q. What happened next? 23 What happened next, EMS took 24 him to the ambulance. Captain Lauterborn 25

Page 381 S. MAURIELLO 1 told Lieutenant Brosschart to go with him 2 in the ambulance. 3 Did Officer Schoolcraft say 4 0. anything that you heard? 5 Α. No. 6 Did anybody say anything to 7 him? 8 Not that I know of. 9 Α. What happened next? 10 0. Everybody came out. We got in 11 the car, went back to the precinct to 12 start the investigation. 13 Am I correct that it was back 14 at the precinct, it was Brooklyn North 15 investigations, those three officers; is 16 17 that correct? 18 Α. Yes. And Chief Marino? 19 0. Yes. 20 Α. And Captain [sic] Brosschart? 21 Q. No. Captain Lauterborn. 22 Α. Captain Lauterborn was there? 23 Q. Yes. 24 Α. Is that correct? 25 Q.

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1	S. MAURIELLO
2	A. Yes.
3	Q. And who else?
4	A. Myself.
5	Q. And was Crawford also at the GO
6	or the PG afterwards?
7	A. No.
8	Q. Who else was at the
9	investigation at the precinct?
10	A. I think they interviewed two
11	people: Sergeant Hoffman or Officer
12	Rodriguez or Reyes.
13	Q. Was anybody else interviewed?
14	A. Not that I know of.
15	Q. It was at that meeting there
16	was a discussion about the fact that
17	Officer Schoolcraft had a tape recorder;
18	is that correct?
19	A. Yes.
20	Q. Who mentioned that?
21	A. Brooklyn investigations might
22	have mentioned it.
23	Q. That was the first time that
2 4	you heard anybody discuss the fact that
2 5	Officer Schoolcraft had a tape recorder?

	CERTIFIED TRANSCRIPT Page 402
1	UNITED STATES DISTRICT COURT.
	SOUTHERN DISTRICT OF NEW YORK
2	x
3	ADRIAN SCHOOLCRAFT,
4	Plaintiff,
5	
	Case No:
6	- against - 10 CV 06005
7	
	THE CITY OF NEW YORK, ET AL.,
. 8	
9	Defendants.
10	x
11	444 Madison Avenue
	New York, New York
12	*
	July 1, 2014
13	10:24 a.m.
14	
15	
16	
17	
18	
19	CONTINUED DEPOSITION OF STEVEN MAURIELLO,
20	
21	pursuant to Notice, taken at the above place,
22	
23	date and time, before DENISE ZIVKU, a Notary
24	
25	Public within and for the State of New York.

Page 609 CONTINUED- STEVEN MAURIELLO 1 I want to know --2 audiotape. It was quick. Α. 3 -- since you were there, how 4 long you say you were in his apartment and 5 you're telling me now it was three minutes? 6 Five to three minutes about. 7 The next paragraph of your 8 Q. counterclaim, in the second sentence of 9 paragraph 12, it says here "instead they 10 acted on a desire to prevent plaintiff from 11 doing harm to himself and others." You see 12 that reference? 13 Yes, sir. 14 Α. I know that you told me that you 15 were acting out of a concern for yourself 16 that Schoolcraft may do harm to himself. 17 You said that in your first deposition, 18 19 right? 20 Yes. You remember that? 21 Q. Yes, sir. 22 Α. What's the basis for the 23 0. statement that anybody was concerned about 24 Schoolcraft harming others? 25